Cue Energy Resources Limited

A.B.N. 45 066 383 971



Level 21 114 William Street Melbourne Victoria 3000 Australia

Telephone: (03) 9670 8668 Facsimile: (03) 9670 8661 Email: mail@cuenrg.com.au Website: www.cuenrg.com.au

29 September 2006

Securities & Exchange Commission Judiciary Plaza, 450 Fifth Street Washington DC 20549

Dear Sir/Madam,

Please see attached information furnished pursuant to Section 12g3-2(b). Our file number is 82-34692.

Yours faithfully,

Andrew M Knox Public Officer

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ANNUAL REPORT OF DIRECTORS

Your Directors present their report on the Company and its controlled entities for the financial year ended 30 June 2006.

Directors

The names of Directors of the Company in office at the date of this report and during the year were:

Richard G. Tweedie Leon Musca Kenneth Hoolihan E. Geoffrey Albers

Company Secretary

Andrew Knox

Principal Activities

The principal activities of the group is petroleum exploration, development and production. There has been no significant changes in the nature of these activities during the year.

Cue Energy Resources Limited ('Cue') is listed on the Australian Stock Exchange and the Port Moresby Stock Exchange. The Company has an American Depositary Receipt (ADR) program sponsored by the Bank of New York.

Principal Place of Business

Level 21 114 William Street Melbourne 3000 Australia

Registered Office

Level 21 114 William Street Melbourne 3000 Australia

Dividends

No dividends were paid to members during the financial year.

2005/2006 Results

Group revenue for the year ended 30 June 2006 was \$9,754,631 (2005: \$6,539,560).

Group expenses totalled \$5,166,281 (2005: \$4,815,705) including production expenses and write-offs.

The operating profit before income tax expense for the year was \$4,588,350 (2005: \$1,723,855). The Group tax expense for the year was \$2,421,574 (2005: \$764,477). The Group profit after income tax expense was \$2,166,776 (2005: \$959,378).

Review of Operations

Papua New Guinea

Cue's net share of oil production from the SE Gobe field for the year ended was 96,774 barrels.

At the end of the year, the field oil production rate was approximately 9,000 barrels of oil per day (Cue net interest approximately 296 barrels of oil per day).

The SE Gobe 12 and 13 development wells were drilled during the year. The SEG -12 well was completed as an oil producing well and SEG -13 was completed as a water injection well to maintain reservoir pressure and enhance oil recovery from producing wells.

SE Gobe 14 was drilling at year end and subsequent to the end of the year was completed as a water injection well.

The SE Gobe unit boundary was extended to cover the SEG 14 area and the expected extent of the SE Gobe field to the south east. Unit participation factors were not changed.

Indonesia

Development drilling on the Oyong platform was completed in December 2005. Drilling of the development wells revealed unexpected sealing faults that divide the reservoir into several fault bounded compartments. The southern flank compartments contain only gas, whereas the northern compartments contain both oil and gas.

The floating storage tanker was installed in the field in April 2006, and is ready for production. Continuing contractural negotiations caused delays, resulting in the production barge not being installed in the field.

The re-entry of Jeruk -2, which had began on 29 April 2005, was completed on 14 September 2005. Flow tests were undertaken at the top of the reservoir, where oil was recovered and deeper in the structure, where oil and water were recovered. Three cores were cut to determine rock properties.

In early 2006, Cue entered into an agreement with Medco Strait Services Pte Ltd to transfer a 6.818181% interest in the field to Medco in return for payment of past Jeruk costs paid by Cue and removal of the in kind premium due by Cue to Medco.

Jeruk -3 began drilling on 24 January 2006, and was completed on the 5 August 2006. Flow tests were undertaken at the top of the reservoir where oil was recovered and deeper in the structure where formation water was recovered. Wireline log and flow test information established that the oil column in the field was smaller than previously estimated to be.

The Dukuh -1 exploration well began drilling on 6 April 2006, and was plugged and abandoned on 20 May 2006, after encountering only minor hydrocarbon shows.

The Herbras -1 exploration well began drilling on 24 May 2006, and was plugged and abandoned on 23 June 2006, after encountering only minor hydrocarbon shows.

Australia

During the year, Cue continued analysis of existing technical information for T/37P, T/38P in the offshore Bass Basin and WA-359-P, WA-360-P and WA-361-P in the offshore Carnarvon Basin.

New Zealand

In November 2005, the Maari joint venture approved the Maari oil field development and in December 2005, the New Zealand authorities issued PMP38160 for the development.

In December 2005, an appraisal extension application was submitted for PEP34813 which contains the Manaia oil discovery.

Net Tangible Assets Per Share - cents

Year ended 30 June 2006 4 3 96,774

Year ended 30 June 2005

5.2

91,772

Production Volumes

Barrels (SE Gobe)

Shareholders' Equity & Capital Structure

Total Shareholders' Equity as at 30 June 2006 was \$102,771,829 (2005: \$78,530,441). At balance date Cue had share capital of \$141,477,483 (2005: \$119,621,484).

The total number of shares on issue at 30 June 2006 was 628,239,007.

Options and Other Rights of Conversion

Options

As at 30 June 2006, the following options were outstanding:

Unlisted

2,500,000 Unlisted options to employees over fully paid shares. Options are exercisable as follows:

No. of Options	Exercise Price (cents)	Expiry Date		
1,000,000	35	02/05/07		
1,500,000	35	01/06/08		

During the year the following employee options expired:

 No. of Options	Exercise Price (cents)
1,000,000	30

There were no other rights of conversion and no further options have been issued since the end of the financial year.

Environmental Regulation and Performance

The Group holds participating interests in a number of exploration and production titles as detailed in Note 16 to the financial statements. The various authorities granting such licences require the holder to comply with the directions and terms of the grant of the licence.

The economic entity aims to ensure that the highest standard of environmental care is achieved. The Board maintains the responsibility to ensure that the economic entity's environment policies are adhered to and to ensure that the economic entity is aware of and is in compliance with all relevant environmental legislation. There have been no environmental breaches during the 2006 financial year.

There have been no significant known breaches of the Group's licence conditions during the 2006 financial year.

Future Developments

The particular information required by Section 299(1) (e) of the Corporations Act 2001 has been omitted from the report because the Directors believe that it would result in unreasonable prejudice to the economic entity.

Remuneration Report

The Board's policy for remuneration of Executives and Directors is included in the Corporate Governance Statement in this Annual Report

2006 Short-Term		1	Post Em	ployment	Share-l		
Cash salary and fees	Cash Bonus	Non monetary benefits	Super- annuation	Retirement benefits	Share Purchases	Options	Total
\$	\$	\$	S	\$	\$	\$	\$
25,000	-	-		-	25,000	_	50,000
25,000		-	-	-	25,000	-	50,000
25,000	-	-	-	-	25,000	-	50,000
25,000		-	-	-	25,000	-	50,000
100,000					100,000		200,000
							-
180,000	-	61,205	60,914	-	_	4,500	306,619
180,276	-	47,933	21,060	-	20,000	4,500	273,769
360,276		109,138	81,974		20,000	9,000	·580,388
	Cash salary and fees \$ \$ 25,000 25,000 25,000 25,000 100,000	Cash salary and fees \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Cash salary and fees Cash Bonus monetary benefits \$ \$ 25,000 - 25,000 - 25,000 - 25,000 - 25,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 100,000 - 10	Cash salary and salary and fees Cash Bonus bounded Non monetary benefits Superannuation annuation 25,000 -	Cash salary and fees Cash Bonus fees Non benefits Superannuation benefits Retirement benefits \$	Cash salary and salary and fees Cash benefits Non monetary benefits Superanuation benefits Retirement benefits Share Purchases 25,000 - - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - 25,000 - - - 25,000 - - - 25,000 - - - 25,000 - - - 25,000 - - - 25,000 - - - 25,000 - - - - 25,000 - - - - - 100,000 -	Cash salary and salary and fees Cash benefits Non monetary benefits Superannuation benefits Retirement benefits Share Purchases Options 25,000 - - - 25,000 - 25,000 - - - 25,000 - 25,000 - - - 25,000 - 25,000 - - - 25,000 - 25,000 - - - 25,000 - 25,000 - - - 25,000 - 100,000 - - - - 100,000 - 180,000 - 61,205 60,914 - - 4,500 180,276 - 47,933 21,060 - 20,000 4,500

2005	S	hort-Tern	1	Post Em	ployment	Share-l	Based	
Name	Cash salary and fees	Cash Bonus	Non monetary benefits	Super- annuation	Retirement benefits	Share Purchases	Options	Total
	\$	\$	s	\$	\$	\$	\$	· S
Non Executive								
Directors								
R.G. Tweedie	25,000	-	-	-	-	25,000	-	50,000
E.G. Albers	•	-	-	-		50,000		50,000
K. Hoolihan	25,000	-	-	-	-	25,000	_	50,000
L. Musca	25,000	-	-	-	-	25,000	-	50,000
Total								
	75,000					125,000		200,000
Executives								
R.J. Coppin	180,000	_	42,724	50,424	-	_	69,500	342,648
A.M. Knox	181,776	-	37,254	18,810	-	-	69,500	307,340
Total	361,776		79,978	69,234			139,000	649,988

A.M. Knox is a Director of all the subsidiaries and an Executive of the parent company.

R.J. Coppin is a Director of Cue Energy Holdings Ltd and an Executive of the parent company.

No Directors, or Executives, were under contract at 30 June 2006.

Remuneration of Directors and Executives is based on recommendations by the Remuneration and Nomination Committee and is not based directly on the performance of the Company. The Board considers a remuneration policy based on short-term returns may not be beneficial to the long-term creation of wealth by the Company to shareholders. However, the Board is conscious of its responsibility for the performance of the Company. Directors and Executives are encouraged to hold shares in the Company to align their interests with those of shareholders. Options issued have been valued using the Black Scholes method and are not based on Company performance.

No remuneration or other benefits are paid by the subsidiaries.

Directors Meetings

The following table sets out the number of meetings of the Board of Directors held during the year and the number of meetings attended by each Director.

	Board .		Audit Co	mmittee	Remuneration and Nomination Committee	
	Held	Attended	Held	Attended	Held	Attended
Richard G. Tweedie	14	14	2	2	n/a	n/a
Leon Musca	14	14	2	2	2	2
Kenneth Hoolihan	14	12	n/a	n/a	n/a	n/a
E. Geoffrey Albers	14	11	2	2	2	2

Information on Directors

Director	Qualifications and Experience	Special Responsibilities	Particulars of Directors' Interests in Shares of Cue Energy Resources Limited
R.G. Tweedie (60 years)	LL.B Director of Todd Petroleum Mining Company Limited Appointed: 04/09/1987 Director of Cue Energy Resources Limited Appointed 16/07/2001	Chairman of Board of Directors Member of Remuneration and Nomination Committee Member of Audit Committee	^159,491,465
E.G. Albers (62 years)	LL.B, FAICD Director of Octanex NL Appointed 02/10/1984 Director of Moby Oil & Gas Limited Appointed 12/10/2003 Director of Bass Strait Oil Company Limited Appointed 09/04/1981 Director of Cue Energy Resources Limited Appointed 14/08/2001	Non-Executive Director Chairman of Audit Committee	^43,427,753
K. Hoolihan (54 years)	MSc (Hons) Director of Cue Energy Resources Limited Appointed 16/07/2001	Non-Executive Director	^158,967,011
L. Musca (63 years)	LL.B Barrister and Solicitor Director of Cue Energy Holdings Ltd Appointed 16/03/2000 Director of Cue Energy Resources Limited Appointed 17/11/1999	Independent Non-Executive Director Chairman of Remuneration and Nomination Committee Member of Audit Committee	^12,146,909
Company Secre A. Knox	etary B.Com, CA, CPA, FAICD Director of all subsidiaries	Chief Financial Officer Public Officer	

^ Includes shares held by Director related parties.

No shares in subsidiary companies are held by the Directors and no remuneration or other benefits were paid or are due and payable by subsidiary companies.

Directors Savings Plan

Pursuant to the Directors Savings Plan Directors are required to purchase through an appointed trustee, Cue Energy Resources Limited shares on market for a minimum of 50% of respective Directors fees.

Auditor

In accordance with the provisions of the Corporations Act 2001 the Company's auditor, PKF Chartered Accountants, continue in office.

Non-audit services

The Company may decide to employ the auditor on assignments additional to their statutory audit duties where the auditor's expertise and experience with the Company are important.

The Board of Directors has considered the position and is satisfied that the provision of the non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The Directors are satisfied that the provision of non-audit services by the auditor as set out below, did not compromise the audit independence requirement of the Corporations Act 2001 for the following reasons:

- All non-audit services have been reviewed by the Board to ensure they do not impact the impartiality and objectivity of the auditor.
- None of the services undermine the general principle relating to the auditor independence as set out in Professional Standard F1, including reviewing or auditing the auditor's own work, acting in a management or a decision making capacity for the Company, acting as advocate for the Company or jointly sharing economic risk and reward.

A copy of the auditors independence declaration as required under section 307C of the Corporations Act 2001, is set out on page 16.

Audit Services

Audit and review of financial reports	54,000
Non-Audit Services Tax compliance services including review of tax effect accounting,	
compilation of tax return and tax advice re tax losses	8,133
Total	62,133

Directors' Insurance

In accordance with commercial practice, the insurance policy prohibits disclosure of the terms of the policy, including the nature of the liability insured against and the amount of the premium.

'Information Used by Directors

There were no notices from Directors of the Group or Parent Company requesting to use Company information received in their capacity as Directors which would not otherwise have been available to them.

Events Subsequent to Balance Date

Subsequent to the end of the financial year:

- the Indonesian authorities required that the Oyong production vessel contract be re-tendered;
- ii) the Company has been awarded a 100% interest in WA-389-P in the northern Carnarvon Basin, Western Australia;
- iii) the Wortel 1 exploration well was drilled in the Sampang PSC Indonesia, 7km to the west of Oyong. The well encountered a 141m gross gas column.

Apart from these events, the Directors are not aware of any matter or circumstance since the end of the financial year, not otherwise dealt with in this report or group financial statements that has significantly or may significantly affect the operations of Cue Energy Resources Limited, the results of those operations or the state of affairs of the Company or Group.

On behalf of the Board

R Tweedie Chairman

Dated in Melbourne on this 28th day of September 2006 and signed in accordance with a resolution of the Directors.

CUE ENERGY RESOURCES LIMITED DIRECTORS' DECLARATION

In the opinion of the Directors of Cue Energy Resources Limited:

- a) the accompanying financial statements and notes, and the remuneration disclosures that are contained in the Remuneration Report section of the Directors' Report, are in accordance with the Corporations Act 2001, comply with the accounting standards and give a true and fair view of the Company's and the consolidated entity's financial position as at 30 June 2006 and of their performance for the year ended on that date;
- b) at the date of this declaration there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
- c) the Directors have been given the declarations by the Chief Executive Officer and Chief Financial Officer required by Section 295A.

Signed in accordance with a resolution of the Directors.

R Tweedie Chairman

Dated in Melbourne this 28th day of September 2006.



28 September 2006

The Directors
Cue Energy Resources Limited
Level 21
114 William Street
MELBOURNE VIC 3000

Dear Directors

INDEPENDENCE DECLARATION

As lead audit partner for the audit of the financial report of Cue Energy Resources Ltd for the financial year ended 30 June 2006 and in accordance with section 307C of the Corporations Act 2001, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- (a) the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (b) any applicable code of professional conduct in relation to the audit.

Yours faithfully PKF

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M L Port Partner

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Victorian Partnership | ABN 56 527 914 493

Level 11, CGU Tower | 485 La Trobe Street | Melbourne | Victoria 3000 | Australia

GPO Box 5099 | Melbourne | Victoria 3001

INCOME STATEMENT FOR THE YEAR ENDED 30 JUNE 2006

		CONSOLIDATED		PARENT		
•		2006	2005	2006	2005	
	NOTE	\$	\$	\$	\$	
Revenue	2 `	9,754,631	6,539,560	4,199,959	2,958,937	
Operating Expenses	3	(5,166,281)	(4,815,705)	(1,918,332)	(1,897,848)	
Operating profit/(loss) before income tax		4,588,350	1,723,855	2,281,627	1,061,089	
Income tax expense	5	(2,421,574)	(764,477)	· -		
Net profit/(loss) attributable to parent shareholders		2,166,776	959,378	2,281,627	1,061,089	
Basic earnings per share	20	0.0041	0.0029	•		
Diluted earnings per share	20	0.0041	0.0029			

BALANCE SHEET AS AT 30 JUNE 2006

NOTE	2006 \$	2005	2006	2005
· ·	\$			2005
		\$	\$	\$
Current Assets	,	•		
Cash and cash equivalents	29,902,659	25,036,031	29,902,659	25,036,031
Receivables 7	1,069,041	389,863	106,300	83,499
Total Current Assets	30,971,700	25,425,894	30,008,959	25,119,530
Non Current Assets				
Receivables 7		-	3,981,589	5,590,325
Property, plant and equipment 8	84,451	19,267	84,451	19,267
Other financial assets 9 Exploration and evaluation	582,038	357,117	65,698,463	44,808,207
expenditure 12	75,397,867	51,535,439	•	_
Production properties 13	4,625,760	4,760,315	-	-
Total Non Current Assets	80,690,116	56,672,138	69,764,503	50,417,799
Total Assets	111,661,816	82,098,032	99,773,462	75,537,329
Current Liabilities	•			
Payables 14	7,202,938	3,031,213	1,074,959	1,230,376
Tax liabilities 5	1,294,644	22,568	-	-
Provisions 15	220,245	184,934	220,245	184,934
Total Current Liabilities	8,717,827	3,238,715	1,295,204	1,415,310
Non Current Liabilities				
Deferred tax liabilities 5	172,160	328,876	-	-
Total Non Current Liabilities	172,160	328,876		
Total Liabilities	8,889,987	3,567,591	1,295,204	1,415,310
Net Assets	102,771,829	78,530,441	98,478,258	74,122,019
Equity				
Issued capital 6	141,477,483	119,621,484	141,477,483	119,621,484
Reserves 6	372,741	154,128	372,741	154,128
Accumulated losses 6	(39,078,395)	(41,245,171)	(43,371,966)	(45,653,593)
Total Equity	102,771,829	78,530,441	98,478,258	74,122,019

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2006

		CONSOL	IDATED	PARENT	
		2006	2005	2006	2005
	NOTE	\$	\$	\$	\$
TOTAL EQUITY AT THE					
BEGINNING OF THE YEAR		78,530,441	34,133,596	74,122,019	29,623,463
Profit for the year		2,166,776	959,378	2,281,627	1,061,089
Total recognised income and expense for the period					
Attributable to:		21// 77/	050 270	2 201 (27	1 0/1 000
Members of the parent		2,166,776	959,378	2,281,627	1,061,089
Increase in:					
Asset Revaluation Reserve arising					
from increase / (decrease) in market value of available-for-sale investments		218,613	(25,487)	218,613	(25,487)
Total changes in equity other than those					•
resulting from transactions with equity					
holders as equity holders		2,385,389	933,891	2,500,240	1,035,602
Transactions with equity holders in their					
capacity as equity bolders					
Issue of shares		23,035,430	45,692,750	23,035,430	45,692,750
Cost of options		13,500	139,000	13,500	139,000
Capital raising costs		(1,192,931)	(2,368,796)	(1,192,931)	(2,368,796)
TOTAL EQUITY AT THE END OF	,				
THE YEAR		102,771,829	78,530,441	98,478,258	74,122,019

CASH FLOW STATEMENT FOR THE YEAR ENDED 30 JUNE 2006

		CONSOL	IDATED	PARENT	
		2006	2005	2006	2005
	NOTE	\$	\$	\$	\$
Cash Flows from (to) Operating Activities					
Production income		8,320,209	5,904,582	-	•
Interest received		764,234	455,465	764,234	455,465
Payments to employees and other					
suppliers		(3,216,567)	(1,965,772)	(1,761,907)	(1,404,676)
Income tax paid		(1,306,215)	(774,663)	-	-
Royalties paid		(153,125)	(88,299)	-	-
Net cash from (to) operating activities 2	24 (a)	4,408,536	3,531,313	(997,673)	(949,211)
Cash Flows from (to) Investing Activities					
Refund of exploration expenditure		8,743,015	-	-	-
Payments for exploration expenditure		(29,103,867)	(24,975,511)	-	· -
Payment for office equipment		(81,424)	(2,851)	(81,424)	(2,851)
Payments for production property		(1,359,806)	(881,815)	-	-
Loans from subsidiaries		-	•	-	595,095
Loans to subsidiaries		-	•	(16,215,150)	(21,971,897)
Repayment of loans from subsidiaries		-	-	(99,299)	-
Net cash from (to) investing activities		(21,802,082)	(25,860,177)	(16,395,873)	(21,379,653)
Cash Flows from (to) Financing Activities					
Increase in share capital		23,035,430	45,692,750	23,035,430	45,692,750
Transaction costs relating to share					
issues		(1,217,931)	(2,368,796)	(1,217,931)	(2,368,796)
Performance bond released		-	68,181	-	68,181
Net cash from (to) financing activities		21,817,499	43,392,135	21,817,499	43,392,135
Net Increase in Cash Held		4,423,953	21,063,271	4,423,953	21,063,271
Opening Cash Brought Forward		25,036,031	4,215,899	25,036,031	4,215,899
Effect of exchange rate change on					
foreign currency balances held at the beginning of the year		442,675	(243,139)	442,675	(243,139)
	24(b)	29,902,659	25,036,031	29,902,659	25,036,031

NOTES TO AND FORMING PART OF THE FINANCIAL STATEMENTS

1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Cue Energy Resources Limited is incorporated and domiciled in Australia. The financial report was authorised for issue by the Directors on the date the Directors' Declaration was signed.

Operations and principal activities

Operations comprise petroleum exploration, development and production activities.

Statement of compliance

The financial report is a general purpose financial report presented in Australian dollars which has been prepared in accordance with Australian Accounting Standards, Urgent Issues Group Interpretations adopted by the Australian Accounting Standards Board ("AASB") and the Corporations Act 2001. International Financial Reporting Standards ("IFRSs") form the basis of Australian Accounting Standards adopted by the AASB, and for the purpose of this report are called Australian equivalents to IFRS ("AIFRS") to distinguish from previous Australian GAAP. The financial reports of the consolidated entity and the Company also comply with IFRSs and interpretations adopted by the International Accounting Standards Board.

This is the consolidated entity's first financial report prepared in accordance with Australian Accounting Standards, being AIFRS and AASB 1 First time adoption of AIFRS has been applied. An explanation of how the transition to AIFRS has affected the reported financial position, financial performance and cash flows of the consolidated entity and the Company is provided in Note 25.

The accounting policies set out below have been applied consistently to all periods presented in this report.

Basis of preparation

The financial report has been prepared on a going concern and the historical cost basis except for shares held in listed companies, which are recognised at fair value.

Fair values means the amount for which an asset could be exchanged, or liability settled, between knowledgeable, willing partners in an arm's length transaction.

The preparation of a financial report in conformity with Australian Accounting Standards requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. These accounting policies have been consistently applied by each entity in the consolidated entity.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Revenue

Revenue from the sale of oil and gas is recognised in the income statement when the significant risk and rewards of ownership have been transferred to the buyer.

Interest revenue is recognised using the effective interest method. It includes the amortisation of any discount or premium.

New and Revised Accounting Standards and Interpretations

The consolidated entity has adopted all of the new and revised Accounting Standards and Interpretations issued by the AASB that are relevant to its operations and effective for annual reporting periods beginning on 1 July 2005.

The Directors have given due consideration to new and revised standards and interpretations issued by the AASB that are not yet effective and do not believe they will have any material financial impact on the financial statements of the Company or the Consolidated entity.

Principles of consolidation

The consolidated financial report combines the financial statements of Cue Energy Resources Limited (parent entity) and all of its subsidiaries, and include the results of associates using the equity method (where material) in accordance with paragraph Aus 9.1 of AASB 127 "Consolidated and Separate Financial Statements".

Subsidiaries are entities that are controlled, either directly or indirectly by the parent. Associates are entities in which the parent, either directly or indirectly has a significant but not controlling interest.

All transactions between subsidiaries or between the parent and subsidiaries are eliminated on consolidation.

The results of subsidiaries or associates acquired or disposed of during the year are included in the consolidated income statement from the date of acquisition or up to the date of disposal.

Exploration and evaluation project expenditure

Costs incurred during the exploration, evaluation and development stages of specific areas of interest are accumulated. Such expenditure comprises net direct costs and an appropriate portion of related overhead expenditure, but does not include general overheads or administrative expenditure not having a specific nexus with a particular area of interest.

Expenditure is only carried forward as an asset where it is expected to be fully recouped through the successful development of the area, or where activities to date have not yet reached a stage to allow adequate assessment regarding existence of economically recoverable reserves, and active and significant operations in relation to the area are continuing. Ultimate recoupment of costs is dependent on successful development and commercial exploitation, or alternatively, sale of respective areas.

Costs are written off as soon as an area has been abandoned or considered to be non-commercial.

No amortisation is provided in respect of projects in the exploration, evaluation and development stages until they are reclassified as production properties.

Restoration costs recognised in respect of areas of interest in the exploration and evaluation stage are carried forward as exploration, evaluation and development expenditure.

Impairment

The carrying amounts of the consolidated entity's assets, are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indications exists, the asset's recoverable amount is estimated.

An impairment loss is recognised whenever the carrying amount of an asset or its cash generating unit exceeds the recoverable amount. Impairment losses are recognised in the income statement, unless an asset has previously been revalued, in which case the impairment loss is recognised as a reversal to the extent of that previous revaluation with any excess recognised through profit or loss.

Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the assets in the unit (group of units) on a pro rata basis.

Calculation of recoverable amount

The recoverable amount of the consolidated entity's investments in held-to-maturity securities and receivables carried at amortised cost is calculated as the present value of estimated future cash flows, discounted to their present value.

The recoverable amount of other assets is the greater of their net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the assets belongs.

Reversals of impairment

An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of deprecation or amortisation, if no impairment loss had been recognised.

Production properties

Production properties represent the accumulation of all exploration, evaluation, development and acquisition costs in relation to areas of interest in which production licences have been granted.

Amortisation of costs is provided on the unit-of-production basis, separate calculations being made for each resource. The unit-of-production basis results in an amortisation charge proportional to the depletion of economically recoverable reserves (comprising both proven and probable reserves).

Amounts (including subsidies) received during the exploration, evaluation, development or construction phases which are in the nature of reimbursement or recoupment of previously incurred costs are offset against such costs.

Property, plant and equipment

Class of Fixed Asset

Depreciation Rate

Plant and equipment

5-33%

All property, plant and equipment are initially recorded at cost. Depreciation is calculated on a diminishing value basis so as to allocate the cost of each item of equipment over its expected economic life. The economic life of equipment has due regard to physical life limitations and to present assessments of economic recovery. Estimates of remaining useful lives are made on a regular basis for all assets, with annual reassessment for major items. Gains and losses on disposal of property, plant and equipment are taken into account in determining the operating results for the year.

Cash

For purposes of the cash flow statement, cash includes deposits at call which are readily convertible to cash on hand and which are used in the cash management function on a day-to-day basis, net of outstanding bank overdrafts.

Receivables

Trade accounts receivable, amounts due from related parties and other receivables represent the principal amounts due at balance date plus accrued interest and less, where applicable, any unearned income and allowance for doubtful accounts.

Payables

Payables represent the principal amounts outstanding at balance date plus, where applicable, any accrued interest. Trade payables are normally paid within 30 days.

Employee benefits

The following liabilities arising in respect of employees benefits are measured at their nominal amounts:

- wages and salaries and annual leave expected to be settled within twelve months of the reporting date; and
- other employee benefits expected to be settled within twelve months of the reporting date.

All other employee benefit liabilities expected to be settled more than 12 months after the reporting date are measured at the present value of the estimated future cash outflows in respect of services provided up to the reporting date. Liabilities are determined after taking into consideration estimated future increase in wages and salaries and past experience regarding staff departures. Related on-costs are included.

Joint ventures

When a member of the group participates in a joint venture arrangement, the member recognises its proportionate interest in the individual assets, liabilities, revenue and expenses of the joint venture. The liabilities recognised include its share of those for which it is jointly liable.

Details of major joint venture interests are set out in Notes 12 and 16.

Income Tax

Income taxes are accounted for using the comprehensive balance sheet liability method whereby:

- the tax consequences of recovering (settling) all assets (liabilities) are reflected in the financial statements;
- current and deferred tax is recognised as income or expense except to the extent that the tax relates to equity items or to a business combination;
- a deferred tax asset is récognised to the extent that it is probable that future taxable profit will be available to realise the asset;
- deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability settled.

Investments

Investments in subsidiaries and associates are recorded at the lower of cost or Directors' valuation calculated on an individual basis. Where in the opinion of the Directors there has been a permanent diminution in the value of investments, this has been recognised in the current period. Other investments are classified as available-for-sale and are stated at fair market value. A gain or loss arising from a change in the fair value of an available-for-sale financial asset is recognised directy in equity, through the statement of changes in equity (except for impairment losses and foreign exchange gains and losses) until the financial asset is derecognised at which time the cumulative gain or loss previously recognised in equity is recognised in profit or loss. Advances to subsidiaries and associates are recorded at estimated realisable value.

Translation of Foreign Currency Transactions

Transactions in foreign currencies on initial recognition in the functional currency are recorded by applying to the foreign currency amount the spot exchange rate at the date of the transaction.

At each balance sheet date:

- (a) foreign currency monetary items are reported using the closing rate;
- (b) non-monetary items which are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction; and

Financial instruments

Financial instruments carried on the Balance Sheet include cash and cash equivalents, receivables, investments and payables. These instruments are, generally, carried at their estimated fair value. The particular recognition methods adopted are disclosed in the individual policy statements associated with each item.

Full disclosure of information about financial instruments to which the Group is a party is provided in Note 19.

Equity

Share Issue Costs

Costs associated with the issue of shares are recognised as a reduction of the amount collected per share.

Equity-based compensation benefits

Details of equity-based compensation arrangements are set out in Note 22.

Transactions with directors and employees are measured by reference to the fair value at grant date of the equity instrument granted.

	CONSOLIDATED		P	ARENT
	2006	2005	2006	2005
	\$	\$	\$	\$
2 REVENUE				
Operating Revenue				
Continuing activities				
Production income	8,396,121	6,010,137	-	-
Management fees	122,943	•	2,432,943	630,000
Net foreign currency gain	492,874	-	492,874	-
Non-Operating Revenue				
Continuing activities				•
Dividend income	•	•	•	1,282,051
Interest income	742,693	529,423	1,274,142	1,046,886
Total Revenue	0.754.631	6,539,560	4 100 050	2,958,937
i otai Revenue	9,754,631	0,339,360	4,199,959	2,938,937
3 EXPENSES				
Operating Expenses				
Continuing activities	•			
Net foreign currency losses	-	243,139	•.	243,139
Depreciation	16,240	7,791	16,240	7,791
Employee expenses (net of superannuation)	881,110	765,604	881,110	765,604
Superannuation contribution expense	117,600	74,447	117,600	74,447
Production costs	1,753,588	736,928	<u>-</u>	•
Administrative expenses	569,292	630,120	569,292	630,120
Operating lease expense	52,548	33,923	52,548	33,923
Amortisation production properties	1,494,361	2,180,929	-	-
Exploration and evaluation costs written off	262,850	125,312	262,850	125,312
Write (up)/down of the carrying value of				
investments	18,692	17,512	18,692	17,512
Total Expenses	5,166,281	4,815,705	1,918,332	1,897,848

	CONSOLIDATED		PARENT	
	2006	2005	2006	2005
- 4 AUDITORS REMUNERATIO	\$ N	\$	\$	\$
AUDITORS REMONERATIO	1			•
Amounts paid or due and payable to he auditors for:				
Audit or review of the financial reports:				
- Parent company auditor	54,000	37,500	54,000	37,500
Other Services:			· ·	
- Parent company auditor	8,133	5,500	8,133	5,500
(tax compliance)	62,133	43,000	62,133	43,000
5 TAXATION Operating Profit/(Loss) before tax	4,588,350	1,723,855	2 281 627	1 061 090
Operating Profib(Loss) before tax	4,366,330	1,723,633	2,281,627	1,061,089
Income tax at current rate 30% Tax effect of:	1,376,505	517,157	684,488	318,327
Tax on foreign income due to	0.60.600			
different tax rate	968,630	305,791	4.050	41.500
Expenditure not deductible for tax	4,050	41,700	4,050	41,700
Allowable mining deductions Losses carried forward	(91,508) 377,601	(294,998) 336,955	-	<u>-</u>
Recognition of losses not	377,001	330,733	-	-
previously brought to account	•	_	(474,834)	(217,899)
Equity cost deductions	(213,704)	(142,128)	(213,704)	(142,128)
Income tax expense	2,421,574	764,477	· -	
Current tax liability	1,294,644	22,568	-	-
Provision for deferred income tax	172,160	328,876	-	-

The deferred tax asset in respect of tax losses has not been accounted for as an asset in the financial statements as the realisation of the benefit is not probable.

The potential deferred tax asset (at 30%) (2005: 30%) not recognised is				
as follows:	3,029,333	2,651,732	1,969,449	2,444,283

	2006	2005	2006	2005
·	\$	\$	\$	\$
6 EQUITY				
(a) Issued and paid up 628,239,007				
(2005: 523,532,506) ordinary fully paid shares	141 455 403	110 (01 404	141 455 403	110 (01 404
	141,477,483	119,621,484	141,477,483	119,621,484
At the beginning of the reporting period	119,621,484	76,158,530	119,621,484	76,158,530
Shares and options issued during the year				
25/11/04 250,000 @ 10 cents	-	25,000	_	25,000
21/12/04 40,000,000 @ 25 cents	_	10,000,000	_	10,000,000
14/01/05 250,000 @ 10 cents	_	25,000	•	25,000
11/02/05 60,000,000 @ 30 cents	_	18,000,000	-	18,000,000
29/04/05 500,000 @ 8 cents	-	40,000	_	40,000
29/04/05 500,000 @ 10 cents	-	50,000	_	50,000
02/05/05 1,000,000 options granted @ 30 cents	-	69,500	_	69,500
02/05/05 1,000,000 options granted @ 35 cents	-	69,500	-	69,500
31/05/05 500,000 @ 12 cents	-	60,000	-	60,000
31/05/05 500,000 @ 15 cents	_	75,000	-	75,000
30/06/05 87,088,751 @ 20 cents	-	17,417,750	-	17,417,750
01/06/06 1,500,000 options granted @ 35 cents (i)	13,500	-	13,500	-
30/06/06 104,706,501 @ 22 cents (ii)	23,035,430	-	23,035,430	-
Transaction costs, relating to share issues	(1,192,931)	(2,368,796)	(1,192,931)	(2,368,796)
Closing balance	141,477,483	119,621,484	141,477,483	119,621,484

i) Grant of 500,000 options each to employees R Coppin, A Knox and C Kernick.

(b) As at 30 June 2006 the following Unlisted options were outstanding: 2,500,000 Unlisted options to employees, over fully paid shares. Options are exercisable as follows:

No. of Options	Exercise Price (cents)	Grant Date	Expiry Date
1,000,000	35	02/05/05	02/05/07
1,500,000	35	01/06/06	01/06/08

There are no further conditions attached to the options.

During the year 1,000,000 options to employees lapsed.

ii) Renounceable pro-rata entitlement offer to fund drilling and development costs.

	CONSOLIDATED		PARENT	
-	2006	2005	2006	2005
_	\$	\$	\$	\$
6 EQUITY (cont')				
c) Reserves				
Asset Revaluation Reserve balance at beginning of the year Increase in market value of available-for-sale	154,128	179,615	154,128	179,615
investments	218,613	(25,487)	218,613	(25,487)
Balance at end of year	372,741	154,128	372,741	154,128
d) Accumulated losses				
Balance at beginning of the year Net profit after tax Balance at end of the year	(41,245,171) 2,166,776 (39,078,395)	(42,204,549) 959,378 (41,245,171)	(45,653,593) 2,281,627 (43,371,966)	(46,714,682) 1,061,089 (45,653,593)
7. RECEIVABLES				
Current				
Trade debtors and other debtors	1,069,041	389,863	106,300	83,499
	1,069,041	389,863	106,300	83,499
Non-Current				
Advances to subsidiaries	-	-	3,981,589	5,590,325
			3,981,589	5,590,325

The Directors consider the carrying value of receivables reflect their fair values.

	CONSOLIDATED		PARENT	
	2006	2005	2006	2005
,	\$	\$	\$	\$
8 PROPERTY, PLANT AND EQUIPME	ENT			
Office and computer equipment				
Cost	145,380	116,201	145,380	116,201
Accumulated depreciation	(60,929)	(96,934)	(60,929)	(96,934)
	84,451	19,267	84,451	19,267
Reconciliation of the carrying amounts of each cla the current financial year are set out below.	ss of property pla	ant and equipmen	nt at the beginnin	g and end of
Balance at beginning of	10.267	24.207	10.267	24 207
year Additions	19,267 81,424	24,207 2,851	19,267 81,424	24,207 2,851
Disposals	01,424	2,031	01,424	2,631
Depreciation expense	(16,240)	(7,791)	(16,240)	(7,791)
	84,451	19,267	84,451	19,267
9 OTHER FINANCIAL ASSETS				
Non Current			•	
Shares in other companies (refer Note 10)	582,038	357,117	582,038	357,117
Shares in subsidiaries (refer Note 11)	-	-	585,278	585,278
Advances to subsidiaries	-	-	86,911,883	66,246,548
Less allowance for impairment	•	-	(22,380,736)	(22,380,736)
	582,038	357,117	65,698,463	44,808,207
10 SHARES IN OTHER COMPANIES				
Non-Current				
Shares held in companies listed on stock exchange	582,038	357,117	582,038	357,117
Fair and market value of exchange listed				
shares	502 020	357,117	502.020	257 117
Based on quoted price at balance date	582,038	55/,11/	582,038	357,117

11 SHARES IN SUBSIDIARIES AND ASSOCIATES AT BALANCE DATE

	PARENT				
Subsidiary Companies	2006 \$	2005 \$	Interest Held	Country of Incorporatio n	Principal Activity
Cue PNG Oil Company Pty Ltd	1	1	100%	Australia	Petroleum production and exploration
Cue Energy Holdings Ltd	<u> </u>	1	100%	Australia	Administration
Cue Energy Indonesia Pty Ltd	1	1	100%	Australia	Petroleum production and exploration
Cue (Ashmore Cartier) Pty Ltd	2	2	100%	Australia	Petroleum exploration
Cue Sampang Pty Ltd	1	1	100%	Australia	Petroleum exploration
Cue Taranaki Pty Ltd					
	1	1	100%	Australia	Petroleum exploration
Toro Oil Pty Ltd	1	1	100%	Australia	Petroleum exploration
Omati Oil Pty Ltd	1	1	100%	Australia	Petroleum exploration
Galveston Mining Corporation Pty Ltd	1,286,678	1,286,678	100%	Australia	Petroleum exploration
Less accumulated impairment losses	(1,286,678)	(1,286,678)			
	<u>-</u>	-			
Cue Exploration Pty Ltd	1,929,077	1,929,077	100%	Australia	Petroleum exploration
Less accumulated impairment losses	(1,343,808)	(1,343,808)			
	585,269	585,269			
	585,278	585,278			
Associated Company					
Eureka Resources NL	75,097	75,097	50%	Australia	Mineral exploration
Less accumulated impairment losses	(75,097)	(75,097)			
	<u> </u>				

All companies in the Group have a 30 June balance date. No changes have occurred in ownership percentage interest during the year.

Equity accounting for the associated Company has not been applied, as the amounts involved are immaterial.

	CONSOLIDATED		PARENT		
·	2006	2005	2006	2005	
	\$	\$	\$	\$	
12 EXPLORATION AND EVALUATION	N EXPENDIT	URE		·	
Costs carried forward in respect of areas of	61 626 420	22 805 474			
interest in exploration and evaluation phase	51,535,439	23,895,474			
Expenditure incurred during the year	32,868,293	27,765,277	262,850	125,312	
Expenditure written off during the year	(262,850)	(125,312)	(262,850)	(125,312)	
Expenditure refunded during the year (1)	(8,743,015)		<u> </u>		
Closing balance	75,397,867	51,535,439		· -	
 In early 2006, Cue entered into an agreement with Medco Strait Services Pte Ltd ("Medco"). The agreement resulted in Medco reimbursing Cue in cash for the Medco proportional share of the past Jeruk expenditure and working capital. Accumulated costs incurred on current areas of interest net of amounts written off - 				•	
- Sampang PSC	60,933,075	39,393,218	_	_	
- PNG PRL 9	569,244	568,021	-	•	
- PNG PPL 190	3,802,790	3,743,597	_	-	
- PNG PDL 3 (non unitized)	223,996	223,996	-	-	
- PNG PRL 8	961,984	910,814	-	-	
- Carnarvon Basin EP363	49,820	49,820	-	-	
- WA-359-P	51,867	20,150	-	-	
- WA-360-P	55,120	20,150	-	-	
- WA-361-P	52,762	20,150	-	-	
- T/37P	102,526	14,549	-	-	
- T/38P	133,501 8,445,374	14,549	-	-	
- PMP 38160 - AC/P20	8, 44 5,574 15,808	6,556,425	_	_	
Net accumulated exploration and evaluation	13,606				
expenditure	75,397,867	51,535,439		-	

13 PRODUCTION PROPERTIES

	CONSOLIDATED		PARENT	
	2006	2005	2006	2005
	\$	\$	\$	\$
Costs carried forward in respect of areas of		•		
interest in production phase	4,760,315	6,059,429	-	-
Expenditure incurred during the year	1,359,806	881,815	-	-
Amortisation	(1,494,361)	(2,180,929)	-	•
Closing balance	4,625,760	4,760,315		
Net accumulated costs incurred on areas of interest				
- PNG PDL 3 (unitized)	4,625,760	4,760,315		
14 PAYABLES				
Current	7 177 020	2 000 072	122 (42	102 511
Trade Creditors and accruals Directors and Director related entities	7,177,938	2,999,963	132,643	182,511 31,250
Advances from subsidiaries	25,000	31,250	25,000 917,316	1,016,615
Advances from subsidiaries	<u> </u>			1,010,013
	7,202,938	3,031,213	1,074,959	1,230,376

The Directors consider the carrying amount of payables reflect their fair values.

15 PROVISIONS

Current Employee benefits	220,245	184,934	220,245	184,934
Aggregate Employee Benefits	220,245	184,934	220,245	184,934
Number of employees	6	4	6	4

16 INTERESTS IN JOINT VENTURES

PROPERTY	OPERATOR	CUE INTEREST (%)	GROSS AREA (KM²)	NET AREA (KM²)	PERMIT EXPIRY DATE
Petroleum Exp	loration Properties	·····			
Bass Basin - Tas	j Imanja			•	
T/37P	Cue Energy Resources Limited	50	2,629	1,315	08/12/2010
T/38P	Cue Energy Resources Limited	50	2,618	1,309	08/12/2010
1,501	out Energy Resources Emilion	50	2,010	1,505	00/12/2010
Carnarvon Basi	n – Western Australia				
EP363	Apache Northwest Pty Ltd	10	322	32	11/08/2007
		option			
WA-359-P	Cue Energy Resources Limited	50	1,218	609	31/01/2011
WA-360-P	Cue Energy Resources Limited	50	1,215	608	31/01/2011
WA-361-P	Cue Energy Resources Limited	50	1,216	608	31/01/2011
Timor Sea AC/P20	Coogee Resources Limited	20	420	84	Application submitted for Retention Licence
New Zealand					
PMP 38160	l OMV New Zealand Limited	5	430	21.5	02/12/2027
1 1/11 50100	i	3	430	21.5	02/12/202/
Papua New Guir	nea				
PRL 9	Barracuda Pty Ltd	14.894	596	89.1	17/12/2007
PRL 8	Oil Search Ltd	10.72	512	54.9	17/12/2007
PPL 190	Oil Search Ltd	10.947	1866	196.6	Application
	İ				submitted for
					license extension
	1				
Madura - Indon				300.9	04/12/2027
Sampang	Santos (Sampang) Pty Ltd	*15	2006	500.5	07/12/2021
	Santos (Sampang) Pty Ltd	(8.181818	2006	500.9	04/12/2021
Sampang PSC*		(8.181818 Jeruk field)			
Sampang PSC* Pursuant to th	te terms of the PSC, Petrogas could a	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this	undivided inte		
Sampang PSC* • Pursuant to th		(8.181818 Jeruk field) acquire ¹ / ₁₀ of this	undivided inte		
Sampang PSC* Pursuant to th reimbursemen	t terms of the PSC, Petrogas could at of all past costs. This acquisition	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this that not been comp	undivided inte		
Sampang PSC* Pursuant to th reimbursemen	te terms of the PSC, Petrogas could a	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this that not been comp	undivided inte		
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guit	t terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Prope	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this that not been comp	undivided inte		
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro	t terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Prope	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this that not been comp	undivided inte		to
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guit	terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properation	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been comp erties 5.568892	undivided inter pleted. 85	rest, subject	23/12/2021
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guit	terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properation	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been comparties 5.568892 CONSOLII	undivided inter oleted. 85	rest, subject 4.7	23/12/2021 PARENT
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guit	terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properation	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this a has not been comp erties 5.568892 CONSOLII 2006	undivided interpleted. . 85 DATED 2005	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3	terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Propense	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been comparties 5.568892 CONSOLII	undivided inter oleted. 85	rest, subject 4.7	to 23/12/2021 PARENT
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attribu	terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properation	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this a has not been comp erties 5.568892 CONSOLII 2006	undivided interpleted. . 85 DATED 2005	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attribut included under se	te terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd Ssets and liabilities of the joint uted to the Group have been the relevant headings:	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this a has not been comp erties 5.568892 CONSOLII 2006	undivided interpleted. . 85 DATED 2005	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attributed under to	te terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd Ssets and liabilities of the joint uted to the Group have been the relevant headings:	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been comparties 5.568892 CONSOLII 2006 \$	undivided interpleted. 85 PATED 2005 \$	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attributed under to	te terms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd Ssets and liabilities of the joint uted to the Group have been the relevant headings:	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this a has not been comp erties 5.568892 CONSOLII 2006	undivided interpleted. . 85 DATED 2005	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attributed under to	teterms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd ssets and liabilities of the joint uted to the Group have been the relevant headings: sets: Evaluation Expenditure(Note 12)	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been comparties 5.568892 CONSOLII 2006 \$	undivided interpleted. 85 PATED 2005 \$	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursement Petroleum Pro Papua New Guin PDL 3 The share of an experiment reimbursement The share of an experiment The share attribution and in the share and in the share attribution attribution and in the share attribution attribution at the share attribution at	teterms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd ssets and liabilities of the joint uted to the Group have been the relevant headings: sets: Evaluation Expenditure(Note 12)	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been composites 5.568892 CONSOLIE 2006 \$ 75,397,867	undivided interpleted. . 85 DATED 2005 \$ 51,535,439	4.7 E 2006	23/12/2021 PARENT 2005
Sampang PSC* Pursuant to th reimbursemen Petroleum Pro Papua New Guin PDL 3 The share of as ventures attributed under to Non Current As Exploration and I Production Prope	teterms of the PSC, Petrogas could at of all past costs. This acquisition duction and Exploration Properties Barracuda Pty Ltd ssets and liabilities of the joint uted to the Group have been the relevant headings: sets: Evaluation Expenditure(Note 12)	(8.181818 Jeruk field) acquire ¹ / ₁₀ of this has not been composites 5.568892 CONSOLIE 2006 \$ 75,397,867	undivided interpleted. . 85 DATED 2005 \$ 51,535,439	4.7 E 2006	23/12/2021 PARENT 2005

17 EVENTS SUBSEQUENT TO BALANCE DATE

Subsequent to the end of the financial year:

- the Indonesian authorities required that the Oyong production vessel contract be re-tendered;
- ii) the Company has been awarded a 100% interest in WA-389-P in the northern Carnarvon Basin, Western Australia;
- the Wortel 1 exploration well was drilled in the Sampang PSC Indonesia, 7km to the west of Oyong. The well encountered a 141m gross gas column.

Apart from these events, the Directors are not aware of any matter or circumstance since the end of the financial year, not otherwise dealt with in this report or group financial statements that has significantly or may significantly affect the operations of Cue Energy Resources Limited, the results of those operations or the state of affairs of the Company or Group.

18 COMMITMENTS FOR EXPENDITURE

In order to maintain current rights of tenure to petroleum exploration tenements, the Group has discretionary exploration expenditure requirements up until expiry of the primary term of the tenements. These requirements, which are subject to renegotiation and are not provided for in the financial statements, are payable as follows:

•	CONSOLIDATED		PARENT	
	2006	2005	2006	2005
	\$	\$	\$	\$
Not later than one year	1,980,000	484,206	_	-
Later than one year but not later than 2 years	8,650,000	750,000	-	-
Later than 2 years but not later than 5 years	-	4,250,000	-	-
Later than 5 years				
	10,630,000	5,484,206	-	

If the economic entity decides to relinquish certain tenements and/or does not meet these obligations, assets recognised in the balance sheet may require review in order to determine the appropriateness of carrying values. The sale, transfer or farm-out of exploration rights to third parties could potentially reduce or extinguish these obligations.

All commitments relate to Joint Venture projects.

19 FINANCIAL INSTRUMENTS

The Group is subject to a number of financial risks that arise as a result of its exploration and production and borrowing activities.

To manage and limit the effects of financial risks the Board of Directors has approved the use of various financial instruments. The policies approved and financial instruments being utilised at balance date are outlined below.

(a) Credit Risk

Financial assets that potentially subject the Group and Parent Company to concentrations of credit risk consist principally of cash and receivables. The Parent Company and Group's cash equivalents are placed with high credit quality financial institutions. Trade receivables are presented net of any allowance for estimated doubtful receivables. Accordingly the Directors believe the Group has no significant concentration of credit risk.

(b) Fair Values

The carrying amount of cash and bank balances reflect their fair values.

Information on the fair values of all other financial instruments recognised in the financial statements is included in the relevant notes to the financial statements.

19 FINANCIAL INSTRUMENTS (cont')

(c) Interest Rate Risk

Interest rate risk is confined to movements in interest rates for funds on deposit with financial institutions.

Consolidated 2006	lidated 2006 Floating Fixed Interest Interest Rate Maturing In			Non-Interest Bearing	Total	Average Interest	
	· S	1 Year or Less \$	1 -5 Years \$		s	Rate %	
Other Firms in 1 deces	J)	•	•	•	-		
Other Financial Assets	•	-	-	582,038	582,038	-	
Cash	29,902,659	-	-	-	29,902,659	4.75	
Receivables	-			1,069,041	1,069,041	-	
Other Financial Liabilities Payable - current Consolidated 2005	- -	- -	-	(1,687,049) (7,202,938)	(1,687,049) (7,202,938)	-	
Other Financial Assets Cash	25,036,031	- 	-	357,117	357,117 25,036,031	- 4.78	
Receivables	-	-	-	389,863	389,863	•	
Other Financial Liabilities Payable - current		-	-	(536,378) (3,031,213)	(536,378) (3,031,213)	-	

The fair value of recognised financial instruments equates to the net carrying amount shown above.

(d) Foreign Exchange Risk

The Group is subject to foreign exchange rate risk on its international exploration and appraisal activities where costs are incurred in foreign currencies, in particular United States dollars.

The Board approved the policy of holding certain funds in United States dollars to manage foreign exchange risk.

(e) Commodity Price Risk

The Group is involved in oil and gas exploration and appraisal and since April 1998 has received revenue from the sale of hydrocarbons. Exposure to commodity price risk is therefore limited to this production and from successful exploration and appraisal activities the quantum of which at this stage cannot be measured. No hedging arrangements have been made.

20 EARNINGS PER SHARE

1	2006	2005
Basic earnings per share	\$0.0041	\$0.0029
Diluted earnings per share	\$0.0041	\$0.0029
Net profit after tax	2,166,776	959,378
Weighted average number of ordinary shares outstanding during the year (adjusted for ordinary shares issued during the year) used in the calculation of basic and diluted earnings per		
share	523,819,373	378,646,738

Information Concerning the Classification of Securities

- (a) All outstanding Options are considered to be potential ordinary shares and have been included in the determination of diluted earnings per share. However diluted earnings per share is not materially different from basic earnings per share. The options have not been included in the determination of basic earnings per share. Details relating to the options are set out in Note 6(b).
- (b) Since the end of the financial year there have been no conversions to, calls of, or subscriptions for ordinary shares or issues of potential ordinary shares since the reporting date and before the completion of these financial statements.

21 FINANCIAL REPORTING BY SEGMENTS

Geographic segments

			2006				
	INDONESIA	PNG	NZ	AUSTRALIA	TOTAL		
ì	\$	\$	\$	\$	\$		
Revenue	· •	8,396,121	-	1,358,510	9,754,631		
Result before tax	-	5,148,172	-	(559,822)	4,588,350		
Income tax	-	(2,421,574)	-	· · ·	(2,421,574)		
Result after tax	-	2,726,598		(559,822)	2,166,776		
Capital expenditure Depreciation and	21,539,857	1,271,392	1,888,949	406,487	25,106,685		
amortisation	-	1,494,361	-	16,240	1,510,601		
Receivables	580,465	382,276		106,300	1,069,041		
Property, plant &				24.45	0.1.5		
equipment	•	4 (05 7(0	-	84,451	84,451		
Production properties Exploration and	-	4,625,760	-	-	4,625,760		
evaluation expenditure	60,933,075	5,558,015	8,445,374	461,403	75,397,867		
Total Assets	61,513,540	10,566,717	8,445,374	31,136,185	111,661,816		
Total Liabilities	6,603,708	1,781,851	126,539	377,889	8,889,987		
			•	•			
			2005	·			
	INDONESIA	PNG	NZ	AUSTRALIA	TOTAL		
_	INDONESIA \$	PNG \$		\$	\$		
Revenue		PNG \$ 6,010,137	NZ	\$ 529,423	\$ 6,539,560		
Result before tax		PNG \$ 6,010,137 3,092,280	NZ	\$	\$ 6,539,560 1,723,855		
Result before tax Income tax		PNG \$ 6,010,137	NZ	\$ 529,423	\$ 6,539,560		
Result before tax		PNG \$ 6,010,137 3,092,280	NZ	\$ 529,423	\$ 6,539,560 1,723,855		
Result before tax Income tax Result after tax	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803	NZ \$ - - -	\$ 529,423 (1,368,425) - (1,368,425)	\$ 6,539,560 1,723,855 (764,477) 959,378		
Result before tax Income tax Result after tax Capital expenditure		PNG \$ 6,010,137 3,092,280 (764,477)	NZ	\$ 529,423 (1,368,425)	\$ 6,539,560 1,723,855 (764,477)		
Result before tax Income tax Result after tax	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803	NZ \$ - - -	\$ 529,423 (1,368,425) - (1,368,425)	\$ 6,539,560 1,723,855 (764,477) 959,378		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803	NZ \$ - - -	\$ 529,423 (1,368,425) - (1,368,425) 97,518	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables Property, plant &	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803 1,590,144 2,180,929	NZ \$ - - -	\$ 529,423 (1,368,425) (1,368,425) 97,518 7,791 83,499	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631 2,188,720 389,863		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables Property, plant & equipment	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803 1,590,144 2,180,929 306,364	NZ \$ - - -	\$ 529,423 (1,368,425) - (1,368,425) 97,518 7,791	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631 2,188,720 389,863 19,267		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables Property, plant & equipment Production properties	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803 1,590,144 2,180,929	NZ \$ - - -	\$ 529,423 (1,368,425) (1,368,425) 97,518 7,791 83,499	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631 2,188,720 389,863		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables Property, plant & equipment	\$ - - -	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803 1,590,144 2,180,929 306,364	NZ \$ - - -	\$ 529,423 (1,368,425) (1,368,425) 97,518 7,791 83,499	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631 2,188,720 389,863 19,267		
Result before tax Income tax Result after tax Capital expenditure Depreciation and amortisation Receivables Property, plant & equipment Production properties Exploration and	20,280,544	PNG \$ 6,010,137 3,092,280 (764,477) 2,327,803 1,590,144 2,180,929 306,364 4,760,315	NZ \$ - - - 6,556,425 - -	\$ 529,423 (1,368,425) (1,368,425) 97,518 7,791 83,499 19,267	\$ 6,539,560 1,723,855 (764,477) 959,378 28,524,631 2,188,720 389,863 19,267 4,760,315		

21 FINANCIAL REPORTING BY SEGMENTS (cont')

Business Segments

The consolidated entity operates in the one business segment of petroleum exploration, development and production.

22 DIRECTOR AND EXECUTIVE DISCLOSURES

The following were Directors of Cue Energy Resources Limited during the financial year:

Chairman

R.G. Tweedie (Non-Executive)

Non-Executive Directors

E.G. Albers

K. Hoolihan

L. Musca

Key Management Personnel

Executives (other than Directors with the authority for strategic direction and management).

The following were the Executives with the authority for the strategic direction and management of the Company.

Name

Position

R.J. Coppin

Chief Executive Officer

A.M. Knox

Company Secretary and Chief Financial Officer

Remuneration

Refer to the Remuneration Report section of the Directors' Report for details on remuneration disclosures.

Options holdings

The number of options of ordinary shares in the Company held during the financial year by each Director of Cue Energy Resource's Limited and each of the specified Executives including their personally related entities are set out below:

22 DIRECTOR AND EXECUTIVE DISCLOSURES (cont')

		Si	lance at tart of year	Granted during year as remuneration	Exercised during year	l Expire durin year	g end of		Vested and cisable at end of year
Directors	i								
R.G. Tweedie	; }		-	-		-	-	-	-
E.G. Albers	İ		-	-		-	-	-	-
K. Hoolihan			-	-		-	-	-	•
L. Musca			-	-		-	•	-	-
Executives R.J. Coppin A.M. Knox	-		000,000 000,000	500,000 500,000		- (500,0 - (500,0	,	00,000 00,000	1,000,000 1,000,000
Details of Op	tions								
No. of	Exer	cise	Grant	Price of	Expiry	Dividend	Est	Risk Free	Value
Options	Prio	ce	Date	Share at Grant Date	Date	Yield	Volatility %	Interest Rate%	\$
1,000,000	35 c	ents	02/05/05	23.4 cents	02/05/07	0	73	5.1	69,500
1,000,000	35 c	ents	01/06/06	21.5 cents	01/06/08	0	27	6	9,000

Options issued have been valued using the Black Scholes method and are not based on Company performance, but industry practice! Estimated volatility is based on share price over the preceding 12 months. There are no further conditions attached to the options.

Shareholdings	Balance at start of year	Acquired during year on exercise of options	Purchases	Sales	Balance at end of year
Directors					
R.G. Tweedie	1,890,040	-	103,430	-	1,993,470
E.G. Albers	43,302,890	-	124,863	-	43,427,753
K. Hoolihan	1,365,586	•	103,430	-	1,469,016
L. Musca	12,043,479	-	103,430	-	12,146,909
Executives					
R.J. Coppin	1,500,000	-	•	-	1,500,000
A.M. Knox	2,563,583	-	83,833	(1,053,583)	1,593,833

23 RELATED PARTY INFORMATION

Related party transactions and balances. Members of the Board of Directors

The Directors in office during the year were L. Musca, R. Tweedie, K. Hoolihan and E.G. Albers. During the year Directors' fees for the parent company of \$200,000 were paid (2005: \$200,000) [Note 22]. Included in this amount are cash payments of \$50,000 on behalf of two Directors (\$25,000 each), to Todd Petroleum Mining Company Limited, of which two Directors are associated, and \$25,000 (2005: \$25,000) to Leon Nominees Pty Ltd of which one Director is associated.

23 RELATED PARTY INFORMATION (cont')

The Company is in joint ventures with Exoil Limited and Gascorp Australia Ltd, companies associated with a Director, E.G. Albers, for three and two Australian exploration permits respectively.

The permits with Exoil Limited are T/37P, T/38P, WA-359-P and with Gascorp Australia Ltd, WA-360-P and WA-361-P. All permits are held on a 50:50 basis. Cue is the operator of all the permits. Refer Notes 12 and 16 for further details. Management fees received on these licences were \$122,943 (2005: nil).

The joint venture arrangements are on commercial terms.

During the year the Company made a renounceable pro-rata entitlement offer to shareholders that was fully underwritten on commercial terms by Todd Petroleum Mining Company Limited, a company associated with Cue Directors' Mr R Tweedie and Mr K Hoolihan. Underwriting fees were paid of \$1,151,772 (2005: \$660,710).

Subsidiaries

Details of subsidiary companies are shown in Note 11. The realisable value of advances to subsidiaries and amounts owed to subsidiaries are shown in Notes 7, 9 and 14. Provision has been made by the parent company for possible non-recovery of loans to subsidiaries of \$22,380,736 (2005: \$22,380,736).

Repayment of amounts owing to the Company at 30 June 2006 and all future debts due to the Company, by the subsidiaries are subordinated in favour of all other creditors. Cue Energy has agreed to provide sufficient financial assistance to the subsidiaries as and when it is needed to enable the subsidiaries to continue operations.

The parent company provides management, administration and accounting services to the subsidiaries. A management feel of \$580,000 (2005: \$580,000) and interest of \$531,449 (2005: \$517,463) was charged respectively by the parent company to Cue PNG Oil Company Pty Ltd.

Further management fees of \$1,730,000 (2005: \$50,000) were charged by the parent to other subsidiaries.

24 NOTE TO CASH FLOW STATEMENT

	CONSOL	IDATED .	PARENT		
	2006	2005	2006	2005	
•	\$	\$	\$	\$	
(a) Reconciliation of operating profit / (loss) to net cashflows from operating activities:					
Reported profit / (loss) after tax	2,166,776	959,378	2,281,627	1,061,089	
Impact of changes in working capital items					
Decrease/(increase) in receivables	(98,713)	(179,513)	(22,801)	(73,958)	
Increase/(decrease) in payables	1,240,355	(191,190)	(20,807)	60,339	
Items not involving cash flows					
Depreciation	16,240	7,791	16,240	7,791	
Amortisation	1,494,361	2,180,929	•	-	
Management Fee	-	-	(2,310,000)	(630,000)	
Employee benefits	13,500	164,391	13,500	164,391	
Finance Fee	-	-	(531,449)	(517,463)	
Dividend from subsidiary	-	-	-	(1,282,051)	
Net loss on foreign currency conversion	(442,675)	243,139	(442,675)	243,139	
Write down/(up) value of investments	18,692	17,512	18,692	17,512	
Deferred tax liabilities		328,876	-	-	
Net cash flows from operating activities	4,408,536	3,531,313	(997,673)	(949,211)	
(b) Cash comprises cash balances held within Australia and overseas:				, ,	
Australia	29,901,993	24,949,776	29,901,993	24,949,776	
New Zealand	-	85,381	-	85,381	
Papua New Guinea	666	874	666	874	
Cash and bank balances	29,902,659	25,036,031	29,902,659	25,036,031	
Cash flow statement cash balance	29,902,659	25,036,031	29,902,659	25,036,031	

25 EXPLANATION OF TRANSITION TO AIFRSS

As stated in Note 1, these are the Company's and the consolidated entity's first financial statements prepared in accordance with new Australian Standards – AIFRSs.

The policies set out in Note 1 have been applied in preparing the financial statements for the year ended 30 June 2006, the comparative information in these financial statements for the year ended 30 June 2005, and in the preparation of an opening AIFRS balance sheet at 1 July 2004 (the date of transition).

In preparing its opening AIFRS balance sheet, the Company and consolidated entity have adjusted amounts reported previously in financial statements prepared in accordance with its old basis of accounting (previous GAAP). An explanation of how the transition from previous GAAP to AIFRSs has affected the consolidated entity's / the Company's financial position, financial performance and cash flows is set out in the following tables and the notes that accompany the tables.

Consolidated Income Statement for the year ended 30 June 2005

	Note	Previous GAAP \$	Effect of Change \$	AIFRS \$
Operating Revenue		6,539,560	-	6,539,560
Operating Expenses	(i)	(4,676,705)	(139,000)	(4,815,705)
Operating profit/(loss) before income tax Income tax expense		1,862,855 (764,477)	(139,000)	1,723,855 (764,477)
Net profit/(loss) attributable to parent shareholders		1,098,378	(139,000)	959,378

Consolidated Balance Sheet as at 30 June 2005

	Note	Previous GAAP \$	Effect of Change \$	AIFRS
Current Assets		25.026.021		25.026.021
Cash and cash equivalents Receivables		25,036,031 389,863	-	25,036,031 389,863
, in the second		507,003		307,003
Total Current Assets		25,425,894	•	25,425,894
Non Current Assets	,			
Property, plant and equipment		19,267	-	19,267
Other financial assets		357,117	-	357,117
Exploration and evaluation			•	
expenditure		51,535,439		51,535,439
Production properties		4,760,315	-	4,760,315
Total Non Current Assets		56,672,138	•	56,672,138
Total Assets		82,098,032	-	82,098,032
Current Liabilities				•
Payables		3,031,213	_	3,031,213
Tax liabilities		22,568	-	22,568
Provisions		184,934		184,934
Total Current Liabilities		3,238,715		3,238,715
Non Current Liabilities				
Deferred tax liabilities		328,876	-	328,876
Total Non Current Liabilities		328,876	<u> </u>	328,876
Total Liabilities		3,567,591	-	3,567,591
Net Assets		78,530,441		78,530,441
Equity				
Issued capital	(i)	119,482,484	139,000	119,621,484
Reserves	(-)	154,128	-	154,128
Accumulated losses	(i)	(41,106,171)	(139,000)	(41,245,171)
Total Equity		78,530,441	<u>·</u>	78,530,441

Parent Income Statement for the year ended 30 June 2005

	Note	Previous GAAP \$	Effect of Change	AIFRS \$
Operating Revenue		2,958,937	• -	2,958,937
Operating Expenses	(i)	(1,758,848)	(139,000)	(1,897,848)
Operating profit/(loss) before income tax Income tax expense		1,200,089	(139,000)	1,061,089
Net profit/(loss) attributable to parent shareholders		1,200,089	(139,000)	1,061,089

Parent Balance Sheet as at 30 June 2005

	Note	Previous GAAP	Effect of Change	AIFRS
	14016	2005	2005	2005
		S	\$	\$
				- "
Current Assets		25.026.021		25 026 021
Cash assets		25,036,031	-	25,036,031
Receivables		83,499	-	83,499
Total Current Assets		25,119,530		25,119,530
Non Current Assets				
Receivables	(ii)	49,456,137	(43,865,812)	5,590,325
Property, plant and equipment	()	19,267	-	19,267
Other financial assets	(ii)	942,395	43,865,812	44,808,207
Total Non Current Assets	` ,	50,417,799		50,417,799
Total Assets		75,537,329	-	75,537,329
Current Liabilities				
Payables		1,230,376	-	1,230,376
Provisions		184,934		184,934
Total Current Liabilities		1,415,310		1,415,310
Total Liabilities			· · · · · · · · · · · · · · · · · · ·	
		1,415,310		1,415,310
Net Assets		74,122,019		74,122,019
Shareholders' Equity				
Share capital	(i)	119,482,484	139,000	119,621,484
Reserves	` *	154,128	· -	154,128
Accumulated losses	(i)	(45,514,593)	(139,000)	(45,653,593)
Total Shareholders' Equity		74,122,019		74,122,019

Parent Balance Sheet as at 1 July 2004

	Note	Previous GAAP 2004 \$	Effect of Change 2004 \$	AIFRS 2004 S
Current Assets				
Cash assets		4,284,080	-	4,284,080
Receivables		9,542	•	9,542
Total Current Assets		4,293,622	-	4,293,622
Non Current Assets				
Receivables	(ii)	25,710,270	(18,242,801)	7,467,469
Property, plant and equipment		24,207	-	24,207
Other financial assets	(ii)	985,394	18,242,801	19,228,195
Total Non Current Assets		26,719,871		26,719,871
Total Assets		31,013,493		31,013,493
Current Liabilities	·			
Payables		1,230,487	-	1,230,487
Provisions		159,543	-	159,543
Total Current Liabilities		1,390,030	-	1,390,030
Total Liabilities				
		1,390,030		1,390,030
Net Assets		29,623,463		29,623,463
Shareholders' Equity				
Share capital	(i)	76,158,530	-	76,158,530
Reserves	``	179,615	-	179,615
Accumulated losses	(i)	(46,714,682)	•	(46,714,682)
Total Shareholders' Equity		29,623,463		29,623,463

Notes to the reconciliation of equity and profit

- (i) Equity based compensation in the form of share options is recognised as expenses in the periods during which the employee provides related services under AASB 2 "Share-based Payment". Under previous GAAP, the consolidated entity did not account for equity settled share based payments.
 - The effect in the consolidated entity and Company of accounting for equity-settled share-based payment transactions at fair value is to increase administration expenses by \$139,000 for the year ended 30 June 2005 and increase accumulated losses by \$139,000.
- (ii) Certain loan advances by the parent entity to subsidiaries are long term and non-interest bearing. These advances have been re-classified as Other Financial Assets and are measured at cost less any provision for non-recovery.
- (iii) The adoption of AIFRS has not resulted in any material adjustments to the Cash Flow Statements.



INDEPENDENT AUDIT REPORT TO MEMBERS OF CUE ENERGY RESOURCES LTD

Scope

The Financial Report and Directors' Responsibility

The financial report comprises the Balance Sheet, Income Statement, Statement of Changes in Equity, Cash Flow Statement, accompanying Notes to the Financial Statements, and the Directors' Declaration for Cue Energy Resources Limited (the company) and its controlled entities (the economic entity) for the year ended 30 June 2006. The economic entity comprises both the company and the entities it controlled during that year.

The directors of the company are responsible for the preparation and true and fair presentation of the financial report in accordance with the Corporations Act 2001. This includes responsibility for the maintenance of adequate accounting records and internal controls that are designed to prevent and detact fraud and error, and for the accounting policies and accounting estimates inherent in the financial report.

Audit Approach

We conducted an independent audit in order to express an opinion to the members of the company. Our audit was conducted in accordance with Australian Auditing Standards in order to provide reasonable assurance as to whether the financial report is free of material misstatement. The nature of an audit is influenced by factors such as the use of professional judgement, selective testing, the inherent limitations of internal control, and the availability of persuasive rather than conclusive evidence. Therefore, an audit cannot guarantee that all material misstatements have been detected.

We performed procedures to assess whether in all material respects the financial report presents fairly, in accordance with the Corporations Act 2001, including compliance with Accounting Standards and other mandatory financial reporting requirements in Australia, a view which is consistent with our understanding of the company's and the consolidated entity's financial position, and of their performance as represented by the results of their operations and cash flows.

We formed our audit opinion on the basis of these procedures, which included:

- (a) examining, on a test basis, information to provide evidence supporting the amounts and disclosures in the financial report, and
- (b) assessing the appropriateness of the accounting policies and disclosures used and the reasonableness of significant accounting estimates made by the directors.

While we considered the effectiveness of management's internal controls over financial reporting when determining the nature and extent of our procedures, our audit was not designed to provide assurance on internal controls.

Independence

In conducting our audit, we followed applicable Independence requirements of Australian professional ethical pronouncements and the Corporations Act 2001.

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Audit Opinion

In our opinion, the financial report of Cue Energy Resources Ltd is in accordance with:

- (a) the Corporations Act 2001, including:
 - giving a true and fair view of the company's and consolidated entity's financial position as at 30 June 2006, and of their performance for the year ended on that date, and
 - (ii) complying with Accounting Standards in Australia and the Corporations Regulations 2001; and
- (b) other mandatory financial reporting requirements in Australia.

PKF

Chartered Accountants

M L Port Partner

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28 September 2006 Melbourne